## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

FUND	CIVIL NO. 98-1999 (JAF)
Plaintiff	CIVIL NO. 90-1999 (JAF)
v.	
MARINE ENGINEERING OF PUERTO	
RICO, INC.	
Defendant	

## **TAXATION OF COSTS**

A Bill of Costs having been filed in this case pursuant to Fed. R. Civ. P. 54(d), 28 U.S.C. §§ 1920 et seq., the Taxation of Costs Guidelines (the "Guidelines"), and the Local Rules of this Court, the Clerk hereby proceeds to tax the costs as follows:

Item	Ruling		Policy	
Fees of the Clerk \$150.00	X <sub>0</sub>	Allowed Disallowed Not Applicable	The filing fees of the Clerk are taxable if incurred by the claimant.	
Fees for service of summons and complaint	X o	Allowed Disallowed Not Applicable	Fees for service of process (whether served by the U.S. Marshal or other person authorized by Fed. R. Civ. P. 4) are allowed. Expenses incidental to service by publication pursuant to the Puerto Rico Rules of Civil Procedure are also allowed.	
Fees for courier services	000	Allowed Disallowed Not Applicable	The fee for use of a courier service is considered an ordinary litigating expense, not taxable as an allowable cost absent prior Court authorization.	
Reporter's Transcripts	0	Allowed Disallowed Not Applicable	The cost of the original of all or any part of a trial transcript, daily transcript or a transcript of matters occurring before or after trial, shall be authorized if requested or authorized by the Court, or prepared pursuant to stipulation.	



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Deposition costs include: reasonable fees of Costs incident to Allowed the deposition reporter, the notary and any taking of **Disallowed** other persons required to report or Not transcribe depositions; reasonable witness depositions fees paid to a deponent, including expert Applicable witness deponents; reasonable fees of an Interpreter when necessary to the taking of the deposition; cost of reproducing exhibits used at the deposition and made a part of the deposition transcript. "[I]f depositions are either introduced in evidence or used at trial (impeachment purposes or in successful motion for summary judgment). their costs should be taxable to the losing party. It is with the discretion of the district court to tax deposition costs if special circumstances warrant it, even though the depositions were not put in evidence or used at the trial." Templeman v. Chris Craft Corp., 770 F.2d 245, 249 (1st. Cir. 1985), cert. denied, 474 U.S. 1021 (1985). See also, Gochis v. Alistate Insurance Co., 162 F.R.D. 248, 251-252 (D.C. Mass. 1995). Stenographic fees for depositions may be Stenographic fees Allowed allowed only when the deposition is **Disallowed** for depositions introduced in evidence or used at trial (impeachment purposes or in successful Not motion for summary judgment). Only the Applicable cost of the original deposition shall be taxed. The following costs are allowed: copies of Fees and Allowed an exhibit attached to a document disbursements for **Disallowed** necessarily served and filed; copies of certification, original documents filed which are served to Not the other parties; copies of documents exemplification **Applicable** admitted into evidence when the original is (demonstrative not available or the copy is substituted for the original at the request of opposing party; evidence) and fees for original certification of proof reproduction of respecting the non-existence of a document or record; notary fees incurred in notarizing documents a document when the cost of the document necessarily is taxable. Copies for a party's pleading obtained for use in files are considered a convenience to that party in preparation for trial and are not case taxable absent prior Court authorization. Costs for exemplifications are recoverable pursuant to 28 U.S.C. § 1920(4), only upon Court order in advance or during trial, to include: summaries, computations, polls, surveys, statistical comparisons, maps, charts, diagrams, and other visual aids reasonably necessary to assist the jury or the Court in understanding the issues at trial; photographs admitted in evidence; models. Premiums paid on undertakings, bonds, **Premiums on Allowed** security stipulations, or substitutes therefor undertakings and Disallowed are taxable where required by law or court bonds Not order. **Applicable** 

Witness fees and allowances		Allowed Disallowed Not Applicable	Fees and allowances for witnesses who testify or appear before a person authorized to take his deposition (in those instances where the deposition is an allowable cost) pursuant to rule or order of the Court shall be allowed, whether their attendance was procured by subpoena or was voluntary, pursuant to 28 U.S.C. § 1821. Fees for witnesses who attend but do not testify shall be allowed only upon order of the Court. Actual and necessary expenses for travel, meals and housing or the allowance as computed at government rates, whichever is less, may be allowed. The Clerk's Office Finance Section will provide current government rates).
Interpreters and Translators \$30.00	X	Allowed Disallowed Not Applicable	Salaries, fees, expenses and costs of interpreters, as provided by 28 U.S.C. §§ 1827-1828, and fees for translation of documents received in evidence, are taxable. Expenses incurred in translating documents filed to the English language are also allowed. Local Rule 108.1.
Attorney's fees	0	Allowed Disallowed Not Applicable	Attorneys' fees are not taxable as costs against the losing party. However, the party or counsel requesting assessment of attorneys' fees must comply with the applicable substantive statutes.
Costs on appeal	0	Allowed Disallowed Not Applicable	Costs on appeal are governed by Fed. R. App. P. 39(e) and shall be taxed upon presentation of a mandate of the Court of Appeals to recover costs taxed by the Appellate Court.

Costs are taxed at \$255.00 payable by DEFENDANT in conformity with 28 U.S.C. §§ 1920 et seq., and other applicable statutes. Pursuant to Fed. R. Civ. P. 54(d), the party against whom costs are claimed shall serve and file a Motion to Review setting forth specific objections to any item of cost taxed, within five (5) days of receipt of the Clerk's notice taxing costs. Unless a timely Motion for Review of the allowed costs is filed, the Clerk's determination will become final.

In San Juan, Puerto Rico, this 29<sup>TH</sup> day of December, 1999.

FRANCES RIOS DE MORAN CLERK OF COURT

José M. Morales, Chief Deputy Clerk